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APPLICATION N	0.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/759,994		01/12/2001	Wesley Everett Lamarche	1165.52US01	1055
23552	7590	07/13/2004		EXAMINER	
		GOULD PC	HARRIS, CHANDA L		
P.O. BOX 2903 MINNEAPOLIS, MN 55402-0903				ART UNIT	PAPER NUMBER
				3714	
				DATE MAILED: 07/13/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
Office Action Summary	09/759,994	LAMARCHE ET AL.				
omoonous cumula,	Examiner	Art Unit				
The MAILING DATE of this communication and	Chanda L. Harris	3714				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 4/19/	04.					
	action is non-final.					
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Disposition of Claims						
4) Claim(s) 1-23 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-23 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) ☐ The specification is objected to by the Examine 10) ☐ The drawing(s) filed on 5/24/01 is/are: a) ☐ ac Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	cepted or b) \square objected to by the drawing(s) be held in abeyance. Setion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:					

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DETAILED ACTION

Status of Claims

In response to the Amendment filed on 4/19/04, Claims 1-23 are pending.

Drawings

The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, a first window on the first display device, the first display device having a first resolution, the first window including a number of pixels in a first and second direction and a second window on a second display device having a second resolution different from the first resolution, the second window including substantially the same number of pixels in a first direction as the first window and including substantially the same number of pixels in a second direction as the first window; a first test item on a first display having a first resolution, the first item being displayed in a window having a vertical and horizontal parameters defined in pixels and displaying the first test item on a second display having a second resolution larger than the first resolution, the first item being displayed in a window having vertical and horizontal parameters that are substantially the same as the parameters used to display the item on the first device must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should

include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Specification

The use of the trademarks MACINTOSH, WINDOWS, MAC OS 7, MAC OS 8, MAC OS 9, MAC OS X have been noted in this application. Applicant is required to review the specification for any other instances of trademarks and make the appropriate corrections. They should be capitalized wherever they appear and be accompanied by the generic terminology.

Although the use of trademarks is permissible in patent applications, the proprietary nature of the marks should be respected and every effort made to prevent their use in any manner which might adversely affect their validity as trademarks.

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Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 1-23 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Exactly how one arrives at the following results is not described in the specification: wherein substantially the same amount of scrolling is required to view the question portion in the window on the first display device and on the second display device despite the different resolutions on the first and second display devices; wherein the same amount of scrolling is required to view the question portion in the window on the first workstation display device and the other workstation display device, despite the different display resolutions; wherein substantially the same amount of scrolling is needed to display the first test item on the first and on the second display; wherein a substantially uniform amount of scrolling is required to view the test item, regardless of the parameters of the display device..

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Citation of Pertinent Prior Art

The prior art made of record and not relied upon is considered pertinent to applicant's

disclosure.

• Boger (US 6,515,678)

-manipulating display on devices with different resolutions to view video data

Chang et al. (US 6,556,724)

-resolution independent image collaboration

Response to Arguments

Applicant's arguments with respect to claims 1-23 have been considered but are moot in

view of the new ground(s) of rejection (Claim 11). See rejection above. Therefore, this

action is made NON-FINAL.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Chanda L. Harris whose telephone number is 703-308-

8358. The examiner can normally be reached on M-F 6:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Hughes can be reached on 703-308-1806. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Chanda Z. Harris
Chanda L. Harris

Examiner Art Unit 3714

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